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MEMO ENDORSED

REPLY TO **MONTCLAIR** OFFICE

August 26, 2021

Via ecf

Honorable Valerie E. Caproni, U.S.D.J.
Southern District of New York
40 Foley Square
New York, NY 10007

USDC SDNY
DOCUMENT
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Re: *United States v. Wilbright, et al.*, 20 Cr. 0667(VEC)

Dear Judge Caproni:

I represent Jamel Murray, a defendant in this case. He is scheduled to be sentenced on November 2, 2021. I write, respectfully, to request that the Court modify his release conditions from home detention to a curfew. He would still be on location monitoring. His Pretrial Services Officer Joshua Rothman has approved this change and AUSA Christopher Clore has no objection.

Thank you for your attention to this request.

Respectfully yours,

/s/ Jean D. Barrett
Jean D. Barrett

cc via email: Joshua Rothman, Pretrial Services Officer
Jamel Murray
via ecf: Christopher Clore, AUSA

Application GRANTED.

SO ORDERED.



8/26/2021

HON. VALERIE CAPRONI
UNITED STATES DISTRICT JUDGE